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RECEIVED

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Federal Communications Commission
Office of Secretary

November 29, 2005

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Re: Sirius Satellite Radio Inc.
Notice of *Ex Parte* Presentation
*In re: Applications for Transfer of Control of Licensee WCW Wireless
License Subsidiary, LLC from WCS Wireless, Inc. to XM Satellite Radio
Holdings Inc. – File No. 0002240823 – DA 05-1662*

Dear Ms. Dortch:

On November 28, 2005, Terry Smith, Robert Briskman, Patrick Donnelly and Alan Pate of Sirius Satellite Radio Inc. ("Sirius"), and Carl Frank and Michael Lewis of Wiley Rein & Fielding LLP, met with the FCC staff members listed below to discuss Sirius' position in the above-referenced proceeding regarding WCS interference into Satellite DARS.

Bruce A. Franca – Office of Engineering & Technology
Julius P. Knapp – Office of Engineering & Technology
Bruno Pattan - Office of Engineering & Technology
Salomon Satche - Office of Engineering & Technology
Alan Scrim – Office of Engineering & Technology
Harry Wong - Office of Engineering & Technology

At that meeting Sirius distributed the attached one-pager. Moreover, though private negotiations between Satellite DARS and WCS licensees had made good progress, no further meetings or discussions have or can be expected to take place. Thus, Sirius asked the Office to return to an active role in resolving the proceeding.

Please contact the undersigned with any questions regarding this matter.

Very truly yours,

Carl R. Frank

Attachment

cc: FCC staff attendees (via email)

FCC – Sirius Satellite Radio Meetings

November 28, 2005

In re: Applications for Transfer of Control of Licensee WCW Wireless License Subsidiary, LLC from WCS Wireless, Inc. to XM Satellite Radio Holdings Inc. – File No. 0002240823

1. XM's acquisition of WCS Wireless's licenses will result in the colocation of WCS and SDARs terrestrial transmitters and create a new interference problem.
2. Sirius will be unable to mitigate this interference through the deployment of additional terrestrial transmitters until the SDARS repeater rulemaking is completed and provides satellite DARS licensees with additional flexibility.
3. The FCC should defer consideration of the XM/WCS Wireless transaction until the SDARs terrestrial repeater rulemaking is completed.